



General Assembly

January Session, 2017

Raised Bill No. 7131

LCO No. 4266



Referred to Committee on JUDICIARY

Introduced by:
(JUD)

***AN ACT EXPEDITING CHILD SUPPORT MODIFICATION ORDERS
FOR INCARCERATED OR INSTITUTIONALIZED OBLIGORS.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 46b-215e of the general statutes is repealed and
2 the following is substituted in lieu thereof (*Effective October 1, 2017*):

3 (a) Notwithstanding any provision of the general statutes, whenever
4 a child support obligor is institutionalized or incarcerated, the Superior
5 Court or a family support magistrate shall establish an initial order for
6 current support, or modify an existing order for current support, upon
7 proper motion, based upon the obligor's present income and
8 substantial assets, if any, in accordance with the child support
9 guidelines established pursuant to section 46b-215a. Downward
10 modification of an existing support order based solely on a loss of
11 income due to incarceration or institutionalization shall not be granted
12 in the case of a child support obligor who is incarcerated or
13 institutionalized for an offense against the custodial party or the child
14 subject to such support order.

15 (b) In IV-D support cases, as defined in section 46b-231, when the
16 child support obligor is institutionalized or incarcerated for more than
17 ninety days, any existing support order, as defined in section 46b-231,
18 shall be modified to zero dollars effective upon the date that a support
19 enforcement officer files an affidavit in the Family Support Magistrate
20 Division. The affidavit shall include: (1) The beginning and expected
21 end dates of such obligor's institutionalization or incarceration; and (2)
22 a statement by such officer that (A) a diligent search failed to identify
23 any income or assets that could be used to satisfy the child support
24 order while the obligor is incarcerated or institutionalized, (B) the
25 offense for which the obligor is institutionalized or incarcerated was
26 not an offense against the custodial party or the child subject to such
27 support order, and (C) a notice in accordance with subsection (d) of
28 this section was provided to the custodial party and an objection form
29 was not received from such party.

30 (c) A support order that is modified in accordance with subsection
31 (b) of this section shall be reinstated to the prior support amount
32 ninety days after the obligor is released from such institutionalization
33 or incarceration, provided that a support enforcement officer files an
34 affidavit in the Family Support Magistrate Division that provides: (1)
35 The date such obligor was no longer institutionalized or incarcerated;
36 and (2) a statement by such officer that notice, in accordance with
37 subsection (e) of this section, was provided to the child support
38 obligor, and an objection form was not received from such obligor.

39 (d) Prior to filing an affidavit under subsection (b) of this section,
40 the support enforcement officer shall provide notice to the custodial
41 party in accordance with section 52-57 or by certified mail, return
42 receipt requested. The notice shall state in clear and simple language
43 that: (1) Such child support order shall be modified unless the
44 custodial party objects not later than fifteen calendar days after receipt
45 of such notice on the grounds that (A) the obligor has sufficient income
46 or assets to comply with the support order, or (B) the obligor is
47 incarcerated or institutionalized for an offense against the custodial

48 party or the child subject to such support order; and (2) the custodial
49 party may object to the proposed modification by delivering a signed
50 objection form, or other written notice or motion, indicating the nature
51 of the objection or grounds of the motion, to the support enforcement
52 officer not later than fifteen calendar days after receipt of such notice.
53 On receipt of any objection or motion, the support enforcement officer
54 shall promptly arrange with the clerk of the Family Support Magistrate
55 Division to enter the appearance of the custodial party, set the matter
56 for a hearing, send a file-stamped copy of the objection or motion to
57 the IV-D agency of the state to whom the support order is payable, and
58 notify all parties of the hearing date set. The court or family support
59 magistrate shall promptly hear the objection or motion and determine
60 whether the child support order should be modified in accordance
61 with subsection (b) of this section.

62 (e) Prior to filing an affidavit under subsection (c) of this section, the
63 support enforcement officer shall provide notice to the child support
64 obligor in accordance with section 52-57 or by certified mail, return
65 receipt requested, or by first class, postage prepaid mail to the
66 Connecticut correctional facility in which the obligor is incarcerated.
67 The notice shall state in clear and simple language that: (1) Such child
68 support order shall be reinstated to the previous support amount
69 effective ninety days after the date of the obligor's release unless the
70 obligor objects prior to the ninetieth day to such reinstatement on the
71 grounds that the obligor has insufficient income or assets to comply
72 with the support order; and (2) the obligor may object to the proposed
73 reinstatement by delivering a signed objection form, or other written
74 motion, indicating the nature of the objection or the grounds for the
75 motion, to the support enforcement officer prior to the ninetieth day
76 after the obligor's release date. On receipt of the objection or motion,
77 the support enforcement officer shall promptly arrange with the clerk
78 of the Family Support Magistrate Division to enter the appearance of
79 the obligor, set the matter for a hearing, send a file-stamped copy of
80 the objection or motion to the IV-D agency of the state to whom the

81 support order is payable, and notify all parties of the hearing date set.
82 The court or family support magistrate shall promptly hear the
83 objection or motion and determine whether the child support order
84 should be reinstated or otherwise modified in accordance with the
85 child support guidelines established pursuant to section 46b-215a. Any
86 objection filed in accordance with this section shall constitute a proper
87 motion to modify a child support order.

This act shall take effect as follows and shall amend the following sections:		
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Section 1	<i>October 1, 2017</i>	46b-215e
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Statement of Purpose:

To expedite the support order modification process for incarcerated or institutionalized obligors in IV-D child support cases.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]